IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Richard A. Rosenbloom

Group Art Unit:

Application No.:

1617

09/993,003

Filing Date:

Examiner:

November 6, 2001

San-Ming R. HUI

Attorney Docket No.:

For:

Composition And Method For

QUIG-1006US

Prevention, Reduction And

Treatment Of Radiation Dermatitis

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. \$1.97(e)(1)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Pursuant to 37 C.F.R. §1.56 and 1.97(e), Applicants bring to the attention of the Examiner the documents listed on the attached Substitute Form PTO 1449 (in duplicate). No fee is believed to be due in connection with this submission. However, is any fee is due; the Commissioner is authorized to charge Deposit Account No. 50-0462. Moreover, please credit any overpayment to Deposit Account No. 50-0462.

CERTIFICATE OF MAILING UNDER 37 C.F.R.§1.8

I certify that this document, along with any document referred to as being attached, is being deposited with the U.S. Postal Service as first class mail on October 14, 2003, under 37 C.F.R. §1.8 and is addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1459

FANA SCHMIT IN GER Name of person signing document

Certification Under 37 CFR 1.97(e)(1)

The references cited in this Information Disclosure Statement were cited in the International Search Report dated October 9, 2003 from the International Searching Authority in the corresponding international application (PCT/US02/35701). This Information Disclosure Statement is being filed within three months from the International Search Report.

Applicant respectfully requests that the Examiner consider the listed documents and indicate that they were considered by making appropriate notations on the attached Substitute PTO 1449 form.

This submission does not represent that a search has been made or that no better art exists and does not constitute an admission that each or all of the listed documents are material or constitute "prior art". If the Examiner applies the documents as prior art against any claims in the application and Applicant determines that the cited documents do not constitute "prior art" under United States law, Applicant reserves the right to present to the Patent Office the relevant facts and law regarding the appropriate status of such documents.

Applicant further reserves the right to take appropriate action to establish the patentability of the disclosed invention over the listed documents, should one or more of the documents be applied against the claims of the present application.

Respectfully submitted,

Kevin J. Dunleavy

Registration No. 3/2,03

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